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| HENRY M FEIEREISEN | | | MOK, ALEX W | | |
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Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Application No. Applicant(s) 10/595,250 PFANNSCHMIDT, BERND Office Action Summary Examiner Art Unit ALEX W. MOK 2834 -- The MAILING DATE of this communication appears on the cover sheet with the correspondence address --Period for Reply A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS. WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b). Status 1) Responsive to communication(s) filed on 30 March 2006. 2a) This action is FINAL. 2b) This action is non-final. 3) Since this application is in condition for allowance except for formal matters, prosecution as to the merits is closed in accordance with the practice under Ex parte Quayle, 1935 C.D. 11, 453 O.G. 213. Disposition of Claims 4) Claim(s) 1-15 is/are pending in the application. 4a) Of the above claim(s) _____ is/are withdrawn from consideration. 5) Claim(s) _____ is/are allowed. 6) Claim(s) 1-15 is/are rejected. 7) Claim(s) _____ is/are objected to. 8) Claim(s) _____ are subject to restriction and/or election requirement. Application Papers 9) The specification is objected to by the Examiner. 10) ☐ The drawing(s) filed on 02 June 2006 is/are: a) ☐ accepted or b) ☐ objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a). Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d). 11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152. Priority under 35 U.S.C. § 119 12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: Certified copies of the priority documents have been received. Certified copies of the priority documents have been received in Application No. 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received. Attachment(e)

| 1) ∑ Notice of References Cited (PTO-892) 2) ☐ Notice of Draftsperson's Patient Drawing Review (PTO-948) 3) ∑ Information-Discloser Cistement(s) (PTO/GB/06) Paper No(s)/Mail Date 6/28/06 | 4) Interview Summary (PTO-413) Paper No(s)Mail Date. 5) Actine of Informal Pater Lepplication. 6) Other: | |
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DETAILED ACTION

Claims Verification

 From the telephone call made to Mr. Feiereisen (reg. # 31,084) on 2/9/09, the claims submitted on 3/30/06 (Amendments to the claims) will be examined by the Office, and not the claims of 6/2/06.

Claim Objections

- Claim 12 is objected to because of the following informalities: In claim 12, the term "the cooling channel" does not have proper antecedent basis in the claim.
 Appropriate correction is required.
- 3. Claim 14 is objected to under 37 CFR 1.75 as being a substantial duplicate of claim 13. When two claims in an application are duplicates or else are so close in content that they both cover the same thing, despite a slight difference in wording, it is proper after allowing one claim to object to the other as being a substantial duplicate of the allowed claim. See MPEP § 706.03(k).

Claim Rejections - 35 USC § 103

4. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

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 Claims 1-5, 7-9, and 15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hannes (German Patent Document No.: DE 10122425 A1), and further in view of Muramoto et al. (Japanese Patent Document No.: JP 11255118 A).

For claim 1, Hannes discloses a drive comprising a stator (reference numeral 31, figure 3) and a rotor (reference numeral 32), with the rotor being coupled mechanically with a wheel set shaft (reference numeral 322) of the wheel set, wherein the rotor has a cooling device (see figure 3). Hannes does not specifically disclose the wheel set.

Muramoto et al. disclose wheels, i.e. wheel set, attached to the shaft (reference numeral 28, figure 1).

It would have been obvious to have this configuration since providing wheels to the rotor of a motor is a well known skill in the art as exhibited by Muramoto et al., and a person of ordinary skill would have been able to include this for proper operation of the vehicle.

For claim 2, Hannes discloses the invention including the stator and the rotor (reference numerals 31, 32, figure 3), but does not specifically disclose the wheel set having two wheels mounted to the wheel set shaft, and the wheel set shaft being completely enveloped in an area between the wheels by the electric machine.

Muramoto et al. disclose this configuration (reference numeral 28, figure 1), and it would have been obvious to include this for the purpose of proper operation of the motor and also providing protection for the shaft.

For claim 3, Hannes discloses the cooling device having a cooling channel formed inside the rotor (reference numeral 37), an air inlet in communication with the

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cooling channel (reference numeral 319), and at least one fan connected to the rotor in communication with the cooling channel (reference numeral 34, see figure 3).

For claim 4, Hannes discloses an enclosure around the wheel set shaft (reference numeral 311, figure 3), which constitutes the means for protection of the wheel set shaft.

For claim 5, Hannes discloses the rotor having at least one rotor hub which is coupled mechanically to the wheel set shaft (see numeral 318 in figure 3), and Hannes also discloses the rotor having a web since the channel (reference numeral 37) is formed in the rotor, and therefore the surface of the channel inherently forms the "web" through the rotor, of which would support a rotor reaction part (reference numeral 315, figure 3).

For claim 7, the channel (reference numeral 37) disclosed by Hannes can be considered to be the dirt guide device as a means for protection of the wheel set shaft.

For claim 8, Hannes discloses a baffle wall (reference numeral 320) disposed in the air inlet for deflecting foreign matter (see figure 3).

For claim 9, Hannes discloses a jacket (reference numeral 311, figure 3), and when applied between the wheels of the wheel set of Muramoto et al., this would constitute a continuous jacket for the wheel set shaft.

For claim 15, Hannes discloses the baffle wall having a slanted configuration (see figure 3).

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 Claims 6 and 10-12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hannes and Muramoto et al. as applied to claims 1 and 3 above, and further in view of Hellmund (US Patent No.: 1238292).

For claim 6, Hannes and Muramoto et al. disclose the claimed invention except for the catch device for protection of the wheel set shaft, with the catch device being part of the fan. Hellmund discloses a similar configuration for the catch device (reference numeral 16, figure 1) which is part of the fan (reference numeral 10), and it would have been obvious to have this feature since Hellmund uses this for a machine having ventilation means and prevention of foreign substances from entering the device (see page 1, lines 10-21), the same technological field as the claimed invention, and a person of ordinary skill would have applied this for the purpose of protecting the wheel set shaft

For claim 10, Hannes and Muramoto et al. disclose the claimed invention as explained for claim 1 above except for the rotor having a dirt-binding surface. Hellmund discloses a surface (reference numeral 16) that can be considered a dirt-binding surface, and it would have been obvious to have this feature since the invention of Hellmund is related to ventilation means, the same technological field as the claimed invention, and a person of ordinary skill would have applied this for the purpose of preventing dirt from further damaging the device.

For claim 11, Hannes and Muramoto et al. disclose the claimed invention except for the catch device for protection of the wheel set shaft, with the catch device being part of the air inlet. Hellmund discloses a similar catch device as explained for claim 6

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above, and it would have been obvious to have it be part of the air inlet since this would involve a mere rearrangement of a particular component, which is generally recognized as an ordinary skill in the art.

For claim 12, Hannes discloses a cooling channel (reference numeral 37), but does not specifically teach the cooling channel having an inside wall formed with a dirtbinding surface. Hellmund discloses a dirt-binding surface as explained for claim 10 above, and it would have been obvious to apply this configuration for the cooling channel for the purpose of preventing dirt from damaging the device.

 Claims 13 and 14 are rejected under 35 U.S.C. 103(a) as being unpatentable over Hannes, Muramoto et al., and Hellmund as applied to claim 10 above, and further in view of Schneider (German Patent Document No.: DE 4427760 A1).

For claims 13 and 14, the inventions of Hannes, Muramoto et al., and Hellmund disclose the claimed invention, but do not specifically teach the surface being sticky. Schneider discloses a motor with a rotor having a sticky layer on its surface (see the English Abstract). It would have been obvious to apply the teachings of Schneider and modify the references of Hannes, Muramoto et al., and Hellmund so that the dirt-binding surface would be sticky for the purpose of further protecting the device from damage.

Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. The following references show the general state of the art: Hess

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et al. (US 6426574), Kaiho et al. (US 6359350), van Duyn (US 5757094), Crounse et al. (US 4682064), Mishra (US 3846651), Hallerback (US 3701911), Kenneth et al. (US 2991377), Potter (US 2846600), Giles (US 3906265).

Any inquiry concerning this communication or earlier communications from the
examiner should be directed to ALEX W. MOK whose telephone number is (571)2729084. The examiner can normally be reached on 7:30-5:00 Eastern Time, 1st Friday
off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Quyen P. Leung can be reached on (571) 272-8188. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

/Quyen P Leung/ Supervisory Patent Examiner, Art Unit 2834

/A. W. M./ Examiner, Art Unit 2834